

**UNITED STATES DISTRICT COURT FOR
THE EASTERN DISTRICT OF PENNSYLVANIA**

IN RE: ASBESTOS PRODUCTS
LIABILITY LITIGATION (No. VI)

MDL DOCKET NO. MDL 875

THIS DOCUMENT RELATES TO:
THE CASES ON EXHIBIT "A"

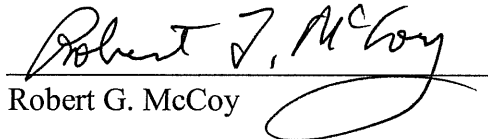
Declaration in Support of Plaintiffs Consolidated Response to Motions in Limine

Robert G. McCoy declares as follows:

1. I am an attorney at Cascino Vaughan Law Offices, attorneys for plaintiffs. I make this declaration based on my personal knowledge in support of Plaintiff's Joint Response on Open and Obvious Exposure.
2. Attached as Exhibits are true and accurate copies of the following:
 - i. Ex. 1 - Strawbridge Order denying MILs in Top 10 2/1/2012
 - ii. Ex. 2 - Plaintiffs' Brief on Asbestos Exposure Proximate Causation Law filed 1/27/2012
 - iii. Ex. 3 - Plaintiffs' Amended Brief on Asbestos Exposure Proximate Causation Law filed 2/8/2012
 - iv. Ex. 4 - Plaintiffs' Reply Brief on Asbestos Exposure Proximate Causation Law filed 2/24/2012
 - v. Ex. 5 - Bedrossian CV
 - vi. Ex. 6 - Bedrossian report, Bushmaker case

- vii. Ex. 7 - Frank report, Bushmaker case
- viii. Ex. 8 - Ewing report, Bushmaker case
- ix. Ex. 9 - Edwards report, Gehrt case
- x. Ex. 10 - Kenoyer report, Gehrt case
- xi. Ex. 11 - Garza report, Anderson case
- xii. Ex. 12 - Parker report, Krik case
- xiii. Ex. 13 - Ewing CV
- xiv. Ex. 14 - Kenoyer CV
- xv. Ex. 15 - Garza CV
- xvi. Ex. 16 - Parker declaration, Krik case, 1/25/2012

Dated: March 16, 2012


Robert G. McCoy